t & Disportment of Homeland Security	Notice to Appear
In removal proceedings under section 240 of the Immigration and	Nationality Act:
	Lile No
subject 10	Event No:
to the Matter of	
th the states in	currently residing at:
Respondent	
powers a concrete exercise (Number, street, city and XIII' code)	(Area code and phone number)
(Shunet' antersent) and see	
C 4 Vinn are an arriving about	and ad
2. You are an alien present in the Conted States who has not been admitted or p	one stated below
1 You have been admitted to the United States, but are removable for the reason	(III since
that voit	
The Department of Homeland Security alleges that you:  1 You are not a citizen or national of the United Sta	JRAS :
2. You are a native of HONDOR'S and a cornear	on or about
The same with the party to the party to the same and the	unexpired immigrant visa, reentry
5. You are an immigrant not in possession of a valid to permit, burder crossing card, or other valid entry doctor	ument required by the Immigration
and Nationality Act.	
On the basis of the foregoing, it is charged that you are subject to removal from the	he United States pursuant to the following
On the basis of the foregoing, it is charged that you are subject to removal from the provision(s) of law (1) (I) of the Immigration and Nationality 212(a) (7) (A) (1) (I) of the Immigration for admiss	y Act (Act), as amended, as an
provision(s) of law 212(a) (7) (A) (1) (I) of the Immigration and Nationality 212(a) (7) (A) (1) (I) of the Immigration for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admission and the time of application for admission and the time of application for admission and the time of application for a decrease and the time of application for a decrease and the time of application for a decrease and the time of a decrease and the decrease and the time of a decrease and the time of a decrease	ion, is not in possession of the
212(a)(7)(A)(1)(I) of the Immigration for admiss immigrant who, at the time of application for admiss immigrant who, at the time of application for admiss immigrant wisa, reentry permit, border crounexpired immigrant visa, reentry permit, border crounexpired immigrant visa, reentry permit, border crounexpired document required by the Act, and a valid unexpired document required by the Act, and a valid unexpired	passport, or other suitable travel
and required of the same and the asset on all to as	3 tadatras
document, or document of identity and nationality document, or document of identity and nationality the document of identity and nationality document of identity and nationality document.	ACT.
by the Account	have retrained a credible feat of persecution
This notice is being issued after an asylum officer has found that the res	spondent has demonstrated a credior
	(2) \( \sum \) 8CFR 235.3(b)(5)(iv)
Section 235(b)(1) order was vacated pursuant	
The United S	States Department of Justice at:
YOU ARI ORDIRED to appear before an immigration judge of the United S	The second secon
CO 1 MODE TO THE PROPERTY OF T	t in transit
(Complete Address of Immigration Court include	ld not be removed from the United States based on the
at to show why you shou	In not or remaining
(Time)	(4) WATCH COMMANDER
charget st set forth above. (Signate	nre and Title of Issuing Officers
charge(s) set issue and charge, california	The state of the s
Date	t 6A3 INET
See reverse for importan	T Interconnection